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UNITED STATES DISTRICT COURT				Effective January 21, 2010
SOUTHERN DI	STRICT OF NEW YORK			
		X	NOTICE OF	F COURT CONFERENCE
North Face App	parel			
Plaintiff(s),			<u>18cv7478</u> (JSR)	
-7	V-		USDC SDN	Y
			DOCUMEN	
John Doe	Defendant(s).			NICALLY FILED
			DOC#	
		X		E D: 8-28-2018

To: The Attorney(s) for Plaintiff(s):

The Honorable Jed S. Rakoff, U.S.D.J. has ordered that counsel for all parties attend a conference and argument, at the time and place fixed below, for the purpose of case management and scheduling pursuant to Fed. R. Civ. P. 16. You are directed to furnish all attorneys in this action with copies of this notice and enclosures, and to furnish Chambers with a copy of any transmittal letter(s). If you are unaware of the identity of counsel for any of the parties, you should send a copy of the notice and rules to that party personally, informing the party that any unrepresented party is required to appear at the conference in person. Finally, upon receipt of this notice, please immediately furnish Chambers with a courtesy copy of your complaint and F.R.C.P. Rule 7.1 Statement, if applicable.

Since this case has been designated an electronic case, by the date of the initial pretrial conference counsel for all parties are required to register as filing users in accordance with the Procedures for Electronic Case Filing and file an Notice of Appearance.

<u>DATE AND PLACE OF CONFERENCE</u>: 9-7-2018, AT THE UNITED STATES COURTHOUSE, 500 PEARL STREET, NEW YORK, N.Y. IN COURTROOM 14-B AT 11:00

No application for adjournment will be considered unless made within one week of the date of this notice. The fact that any party has not answered the complaint does not excuse attendance by that party or warrant any adjournment of the conference.

No later than one week prior to the conference, the parties shall furnish the Court with a written report of their agreements or disagreements regarding planning of discovery pursuant to Fed. R. Civ. P. 26(f). Enclosed is a form (Form D) for a Case Management Plan that the parties may utilize in making this report. In the absence of agreement, the Court, after hearing from counsel, will order a Case Management Plan and schedule at the conference. Absent extraordinary circumstances, the Plan shall provide that the case be ready for trial within five months of the date of the conference.

In addition to the matters covered in Form D, counsel should also be prepared to address at the conference the factual and legal bases for their claims or defenses, any issue as to subject matter jurisdiction, and any other issue relevant to case management.

SO ORDERED.

JED S. RAKOFF U.S.D.J.

s/ Jed S. Rakoff

DATED: New York, New York August 28, 2018

Revised Form D—For cases assigned to Judge Rakoff

Effective September 10, 2010

SOU	TED STATES DISTRICT COURT THERN DISTRICT OF NEW YORK			
	h Face Apparel Plaintiff(s), CIVIL CASE MANAGEMENT PLAN (JUDGE RAKOFF)			
John	-V- 18cv7478 (JSR)			
	Defendant(s).			
	This Court requires that this case shall be <u>ready for trial</u> on <u>2-7-2019</u> .			
This	After consultation with counsel for the parties, the following Case Management Plan is adopted. plan is also a scheduling order pursuant to Rules 16 and 26(f) of the Federal Rules of Civil Procedure.			
A.	The case (is) (is not) to be tried to a jury. [Circle as appropriate]			
B.	Joinder of additional parties must be accomplished by			
C.	Amended pleadings may be filed without leave of Court until			
D.	Discovery (in addition to the disclosures required by Fed. R. Civ. P. 26(a)):			
	1. <u>Documents.</u> First request for production of documents, if any, must be served by Further document requests may be served as required, but no document request may be served later than 30 days prior to the date of the close of discovery as set forth in item 6 below.			
	2. <u>Interrogatories.</u> Interrogatories pursuant to Rule 33.3(a) of the Local Civil Rules of the Southern District of New York must be served by No other interrogatories are permitted except upon prior express permission of Judge Rakoff. No Rule 33.3(a) interrogatories need be served with respect to disclosures automatically required by Fed. R. Civ. P. 26(a).			
	3. Experts. Every party-proponent of a claim (including any counterclaim, cross-claim, or third-party claim) that intends to offer expert testimony in respect of such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by Every party-opponent of such claim that intends to offer expert testimony in opposition to such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by No expert testimony (whether designated as "rebuttal" or otherwise) will be permitted by other experts or beyond the scope of the opinions covered by the aforesaid disclosures except upon prior express permission of the Court, application for which must be made no later than 10 days after the date specified in the immediately preceding sentence. All experts may be deposed, but such depositions must occur within the time limit for all depositions set forth below.			

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4.	4. <u>Depositions</u> . All depositions (<u>including any expe</u>	ert depositions, see item 3 above) must be
cc	completed by . Unless cour	nsel agree otherwise or the Court so orders,
de	depositions shall not commence until all parties have	completed the initial disclosures required by
	Fed. R. Civ. P. 26(a)(1) or until four weeks from the	*
	Depositions shall proceed concurrently, with no part	
	beyond one business day without prior leave of the C	
	objects one submess day without prior reave or the c	, carr
5	5. Requests to Admit. Requests to Admit, if any, m	nust he served by
	[insert date that is no later than 30 days prior to date	
_	below].	of close of discovery as set forth in item o
	below].	
6	6 All discovery is to be completed by	Intarim deadlines for items 1.5
0.	6. All discovery is to be completed by	. Interim deadlines for items 1–3
	above may be extended by the parties on consent wit	
	parties are <u>certain</u> they can still meet the discovery co	1 0 1
	discovery completion date may be adjourned only up	on a showing to the Court of extraordinary
C1	circumstances, and may not be extended on consent.	
	Post-discovery summary judgment motions in the for	± -
	e may be brought on without further consultation with	<u>*</u>
motion, ii	, in the form specified in the Court's Individual Rules	of Practice, is filed no later than one week
following	ng the close-of-discovery date (item D-6 above) and p	provided that the moving papers are served by
	, answering papers by	, and reply papers by
	[the last of these days being no late	er than six weeks following the close of
discovery	ery]. Each party must file its respective papers with the	-
•	are served. Additionally, on the same date that any p	
	the papers must arrange to deliver courtesy non-elect	· · · · · · · · · · · · · · · · · · ·
to Chamb		arome mara copies to the courthouse for derivery
to Chame	noors.	
F. A	A final pre-trial conference, as well as oral argument	on any nost-discovery summary judament
	<u>.</u>	be inserted by the Court], at which time the
	hall set a firm trial date. The timing and other require	
pre-triai s	l submissions shall be governed by the Court's Indivi	dual Rules of Practice.
C 1	A 11	1 D-160- L-1:-: 11 D-16 D4:
	All motions and applications shall be governed by Ju	•
	l shall promptly familiarize themselves with all of the	· · · · · · · · · · · · · · · · · · ·
Local Ru	Rules for the United States District Court for the South	hern District of New York.
	GO ORDERED	
	SO ORDERED.	
		ED G D LVOTE
	\mathbf{J}_{1}	ED S. RAKOFF
		U.S.D.J.
DATED:	D: New York, New York	